

The A. F. of L. Weekly News Service also contains a special feature for the benefit of members of the A. F. of L. who are unable to read the paper. This feature is a list of the names of the members of the A. F. of L. who are unable to read the paper. This list is published in the Weekly News Service for the benefit of the members of the A. F. of L. who are unable to read the paper.

VOL. 28, No. 44  
WILLIAM GREEN, President  
(From October 24 issue of A. F. of L. Weekly News Service Supplement)

## Over two million receive Pay Benefits from Wage and Hour Act

Wages Increased For 750,000 Workers and Hours Shortened For 1,500,000; Employers Are Directed to Keep Data on 11,000,000 Employees Available For Inspection.

Washington, D. C.—The Fair Labor Standards Act of 1938, popularly called the Wage and Hour Act, which went into effect on October 24, immediately brought shorter hours for approximately 1,500,000 workers and increased the pay of 750,000 workers. The act also directed employers to keep data on 11,000,000 workers available for inspection.

The act prescribes that all employees within its scope shall be paid not less than 40 cents an hour, with overtime pay at 1.5 times the regular rate. The act also prescribes that all employees within its scope shall be paid not less than 40 cents an hour, with overtime pay at 1.5 times the regular rate.

**Industry Committees**  
The act created a Wage and Hour Division in the U. S. Department of Labor, which is under the supervision of an Administrator. By appointment of the President, Elmer F. Brown, former State Labor Commissioner of New York, serves as the Administrator of the Wage and Hour Division.

The Administrator is required to appoint an industry committee for each industry engaged in commerce or in the production of goods for commerce. These committees, consisting of an equal number of representatives of the public, the employers and the employees in the respective industries, are required to make a survey of industrial conditions and to make recommendations with the Administrator as to the minimum wage, maximum hours, and overtime pay. The Administrator is empowered to take the necessary steps for the application of the act.

(Continued on Page 2)

## California Citizens Urged to Vote Against Union-Destroying Measure

Sixteen Reasons Why Notorious Proposal Sponsored by Employers Associations Should Be Overwhelmingly Defeated on November 8 Are Listed by State Federation of Labor.

San Francisco, Calif.—Organized Labor in California is under no misapprehension regarding the beneficial effects in store for trade unions in the event the proposition for a "Right to Work" law is defeated on November 8.

The initiative measure, known as Proposition 13, is sponsored by the Chamber of Commerce, the Merchants and Manufacturers Association, the Associated Farmers and the California Automobile Association. It is a measure designed to destroy the power of labor unions by requiring employers to hire only non-union workers.

**THE MEASURE TO STRIKE**  
Q. Does this initiative interfere with the right to strike?  
A. Yes, it prohibits picketing in the only way in which picketing has been made effective, that is, by permitting the picketers to inform the public of the reasons of the strike. (Section 5, paragraph 1.)

It makes it unlawful for a labor organization, or officer or member of a labor organization, to recommend to the members of the union that it is in the interest of the union to go on strike. (Section 11.) It also makes it unlawful for a labor organization to recommend to the members of the union that it is in the interest of the union to go on strike.

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## Trick Scheme Is Charged Against "Life," Anti-Union Publication

Plan to Hoodwink Union Officials Into Publicity Favoring "Scab Product" of Non-Union Donnelly Plant Exposed by Chicago Printing Trade Unions.

Chicago, Ill.—The cheating tactics of anti-union publicity in the form of a "Life" magazine, which is being distributed in Chicago, are being exposed by the Chicago Printing Trade Unions. The plan was to hoodwink union officials into publicity favoring a "scab product" of a non-union Donnelly plant.

**ALL FRISCO FRAME SHOPS SIGN UNION AGREEMENTS**  
Wage Increases and 40-Hour Week Included in Contract Negotiated by A. F. of L. Furniture Workers.

San Francisco, Calif. (APLWNS)—Furniture Workers Union, Local No. 1541, reported that agreements have been signed with all the frame shops in the city, providing for the union shop, 40-hour week, wage increases, security rights, apprenticeship regulations, and an arbitration board to settle disputes arising from the terms of the contract. The union also reported that it had secured the services of a new attorney, and that it had secured the services of a new attorney.

WASHINGTON, D. C., SATURDAY, OCTOBER 29, 1938  
(From October 24 issue of A. F. of L. Weekly News Service Supplement)

## Jobless Increase in 11 Countries

Unemployment rose in 11 countries last week, according to figures released by the International Labor Office.

Washington, D. C.—The American Federation of Labor is very deeply concerned with the grave threat to the future of the organized labor movement contained in the initiative measure to strip trade union activities from California workers. The measure, known as Initiative No. 1, is being pushed by the employers and the anti-union forces.

**Five-Year Pact Is Signed by Frisco Warehousemen**  
Agreement Negotiated by A. F. of L. Union Covers 62 Wholesale Firms.

San Francisco, Calif. (APLWNS)—A notable achievement was attained here when the officials of General Warehousemen's Union No. 160, A. F. of L., affiliated, negotiated a five-year industrial agreement with 62 wholesale firms.

**Time Hawks Falsehoods to Support Its Anti-Union Policy, It Is Charged**  
Chicago Printing Trade Unions Shatter Claim That Donnelly's Notorious Non-Union Plant Is the Only One With Sufficient Capacity to Print the "Scab" Weekly.

Chicago, Ill.—The claim that the Donnelly plant is the only one with sufficient capacity to print the "Scab" weekly is a falsehood, according to the Chicago Printing Trade Unions. The unions have shown that there are many other plants capable of printing the "Scab" weekly.

**Big Wage Increase Won by New York Draftsmen**  
New York, N. Y. (APLWNS)—The draftsmen of the New York City and County, who are represented by the American Federation of Labor, have won a 15 percent wage increase and a 40-hour week.

**Brewers Workers' Union Breaks Up Forward March**  
Cincinnati, Ohio (APLWNS)—The Cincinnati Brewers Workers' Union, which is a part of the American Federation of Labor, has broken up the Forward March, a group of anti-union workers.

**Order For Nine-Million Union Label Handbills Placed by A. & P. Stores**  
A. F. of L. Progresses in Central States

Chicago, Ill. (APLWNS)—An increase in the number of union labels placed in the Central States is being reported by the American Federation of Labor. The union labels are being placed in the Central States by the American Federation of Labor.

**MRS. ANN H. GILLESPIE TAKEN BY DEATH AT 53**  
Was First President of New Bookkeepers and Stenographers Union.

San Francisco, Calif. (APLWNS)—Mrs. Ann H. Gillespie, who was the first president of the New Bookkeepers and Stenographers Union, died at her home in San Francisco at the age of 53.

**Spokane Lumber Workers Win Wage Increase Pact**  
Spokane, Wash. (APLWNS)—Spokane Lumber and Sawmill Workers Union, Local No. 1, has won a 10 percent wage increase and a 40-hour week.

**Free Speech Threatened**  
New and powerful newspaper definition of free speech is being issued by the American Federation of Labor.

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PRANK MORRISON, Secretary-Treasurer  
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## A. F. of L. Establishes Agencies To Make Wage-Hour Law Effective

Educational and Enforcement Groups Are Set Up by Central Labor Bodies in 520 Cities and by Affiliated Locals in 300 Other Localities to See That Working Men and Women Secure the Rights Granted to Them by the New Law.

Washington, D. C.—William Green, president of the American Federation of Labor, announced that the A. F. of L. has established a nationwide network of educational and enforcement agencies for the purpose of making the Fair Labor Standards Act of 1938, popularly called the Wage and Hour Act, effective.

**Hats For Soldiers Carry Union Label**  
55,000 "Lifers" Are Uncle Sam's Defense Members for A. F. of L. Union.

Washington, D. C.—Whether history is made in the future or in the past, nobody knows but whatever the result, the United States Army will be the first to wear the "Scab" hat.

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Page Two  
Green Aids Fight Against Anti-Labor  
Measures in Three Western States

(Continued from Page 1)

the efforts of all national and international labor organizations, to meet and coordinate in opposition to the anti-labor measures in California, Oregon and Washington. The Green Party, Oregon and Washington, has decided that all anti-labor measures should be fought on a national basis, and that the Green Party should be the only party to oppose such measures.

**Contributions For Literature Urged**  
The Green Party of the United States, the three states named need financial assistance. The cost of printing and distribution of literature, as well as other forms of expense connected with the campaign, will be very great. It is only by the aid of labor and friends that the Green Party can carry on its campaign.

**Organizers Needed In Three States**  
"Because of the seriousness of the situation and the need for action, the decision of the Executive Council, in calling upon you, as well as upon all labor organizations, to take action."

Trick Scheme Is Charged Against  
"Life," Anti-Union Publication

(Continued from Page 1)

tion, the organization committee and the editorial staff of the publication, the Green Party of the United States, the three states named need financial assistance. The cost of printing and distribution of literature, as well as other forms of expense connected with the campaign, will be very great. It is only by the aid of labor and friends that the Green Party can carry on its campaign.

**Editors Are Deceived**  
"As soon as the intended plan of the anti-union publication, the Green Party of the United States, the three states named need financial assistance. The cost of printing and distribution of literature, as well as other forms of expense connected with the campaign, will be very great. It is only by the aid of labor and friends that the Green Party can carry on its campaign."

**Added to Union Controversies**  
"Recently an organization of the trade workers succeeded to this sort of thing, and the Green Party of the United States, the three states named need financial assistance. The cost of printing and distribution of literature, as well as other forms of expense connected with the campaign, will be very great. It is only by the aid of labor and friends that the Green Party can carry on its campaign."

**Tried to Use Union Priests**  
"Encouraged by the fact that it would not be long before the Green Party of the United States, the three states named need financial assistance. The cost of printing and distribution of literature, as well as other forms of expense connected with the campaign, will be very great. It is only by the aid of labor and friends that the Green Party can carry on its campaign."

**9,950 Federal Contracts Have Been Probed by Walsh-Healey Act Board**

Valued Over One-Half Billion Dollars, Survey Reveals, Since Law Was Passed in 1936; Eighteen Minimum Wage Recommendations Approved.

By A. F. L. of U. S. News Service.  
Washington, D. C., Sept. 28.—The Walsh-Healey Public Contracts Act went into effect September 28, 1936. From that time up to September 1, 1938, a little less than two years, the Division of Public Contracts of the U. S. Department of Labor, investigated 9,950 federal contracts valued at \$548,281,001, according to a statement issued by Secretary of Labor Perkins.

The law requires contractors to apply the eight-hour day and five-day week, pay the prevailing wage determined by the Secretary of Labor, provide sanitary plants, obey child labor limitations and have correct labor contracts.

Under this law the Secretary of Labor has approved eighteen minimum wage recommendations of the National Labor Relations Board.

"Investigations and inspections are being made of these contracts by a group of trained men who report their findings to the Administrator," Miss Perkins said. "The law also provides that the Administrator may, at his discretion, cause the investigation of any contract which he believes to be in violation of the law."

There are 40 cases pending before the Administrator.

A breakdown of awards of government contracts between Sept. 28, 1936, and Sept. 1, 1938, contained agreements to comply with the law as follows:

Industrial Classifications	No.	Value	Grand Total
Total	9,950	\$548,281,001	
Food and Kindred Products	120	\$1,414,431.11	120
Textiles and Their Products	1,220	\$1,414,431.11	1,220
Chemicals and Allied Products	424	\$2,332,176.40	424
Printing and Publishing	244	\$1,414,431.11	244
Leather and Its Manufactures	120	\$1,414,431.11	120
Iron, Steel and Other Metals	116	\$1,414,431.11	116
Nonferrous Metals and Alloys	116	\$1,414,431.11	116
Electrical Apparatus	421	\$2,332,176.40	421
Mechanical	166	\$1,414,431.11	166

workers will receive from \$14 to \$12.70 a month to receive \$12.70. From \$14 to \$12.70 a month to receive \$12.70. From \$14 to \$12.70 a month to receive \$12.70.

There will be no change in the wages of workers on WPA projects. They will receive the same wages as before.

This announcement was made by Labor Unionists who are the administrator for that area.

Recently many new rates were established in reducing the total number of hours to be worked, but that the new rates were increased. Under the new schedule will

The American Federation of Labor Weekly News Service  
California Citizens Urged to Vote  
Against Union-Destroying Measure

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defence with the right to strike before the state and federal courts. The measure, if passed, would deprive workers of their right to strike and would deprive them of their right to organize.

**PENALTIES**  
C. In how many ways may one be punished for striking? Four ways: 1. He may be sued for damages. 2. He may be sued for contempt of court. 3. He may be sued for damages. 4. He may be sued for contempt of court.

**THE RIGHT TO STRIKE**  
The workers have the right to strike provided they have the proper notice and do not break the law. The workers have the right to strike provided they have the proper notice and do not break the law.

**THE RIGHT TO ORGANIZE**  
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**THE RIGHT TO REPRESENTATION**  
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Jobless Increase Over Two Million Receive Prompt  
Benefits From Wage and Hour Act

(Continued from Page 1)

recommended rates. The order of the Administrator is subject to review by the U. S. Circuit Court of Appeals for the District of Columbia. The Court is authorized to modify the order of the Administrator in whole or in part.

**Under Penalties the Act provides**  
that it shall be unlawful to transport or offer for transportation goods produced in violation of the wage and hour act, with a fine of not more than \$10,000, or imprisonment for not more than six months, or both.

**In the processing of cotton bolls,**  
sugar beet molasses, meat (not red meat) or into syrup.

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